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May 3, 2022

VIA ECF

Honorable Sarah L. Cave
United States Magistrate Judge
Southern District of New York
500 Pearl Street, Room 1670
New York, New York 10007

Re: *Catherine McKoy, et al. v. Trump Corp., et al.*, 1:18-cv-9936 (LGS)(SLC)

Dear Judge Cave:

I represent defendants in this matter. I write to request that the May 9, 2022 discovery conference recently scheduled by the Court [DE 408] be adjourned. I am obligated to participate on May 9 in a mediation with a court-appointed mediator in several multi-party SDNY cases consolidated for mediation which starts at 9:30 a.m.. The case in which I represent a defendant that is part of the virtual group mediation is *Byron v. Bronx Parent Housing Network, et al*, 21-cv-02568 (MKV). I have conferred with plaintiffs' counsel who advises that they do not oppose my adjournment request. The only date in the two weeks after May 9 on which all counsel for the parties and non-party ACN Opportunity, LLC are available is May 18. In the event that date is not convenient to the Court, I will reach out to counsel for alternative dates.

Thank you for your attention to this matter.

Respectfully,

/s/Peter T. Shapiro

Peter T. Shapiro of
LEWIS BRISBOIS BISGAARD & SMITH LLP

cc: All Counsel (via ECF)